Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 1 of 30

Civil no. 2:24-cv-1718

The This is statement to this statement to this The Board of Governors of the Federal Reserve System are sharing my personal and business information against me and harrassing me.also, They are racist. They are helping identity thieves to get my information. X Ens Smith h. 5/7/2024

RECO MAY - 7 2024

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ENOS SMITH, JR.,

Plaintiff,

CIVIL NO. 2:24-cy-1718

v.

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM,

Defendant.

NOTICE OF REMOVAL OF A CIVIL ACTION

Defendant Board of Governors of the Federal Reserve System ("Board") hereby notifies the Court as follows:

- 1. The Board is a defendant in a civil action now pending in the First Judicial District of Pennsylvania, Court of Common Pleas of Philadelphia ("Pennsylvania state court"), Case No. 230301225, entitled *Enos Smith, Jr. v. Board of Governors of the Federal Reserve System*.
- 2. The above-entitled action was apparently filed on March 10, 2023 in the Pennsylvania state court. However, the Board was never properly served pursuant to Federal Rule of Civil Procedure 4(i). The Board has not made an appearance, nor filed any pleadings or papers, in the Pennsylvania state court action.
- 3. Plaintiff alleges that "the Feds" have violated his "privacy rights" because he is purportedly being watched at various residential locations, a Walmart, a Domino's pizza store, and a UPS distribution center.
 - 4. This notice of removal is brought pursuant to 28 U.S.C. §§ 1441, 1442(a)(1), and

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 3 of 30 Case 2:24-cv-01718 Document 1 Filed 04/24/24 Page 2 of 3

1446, because Plaintiff's action is against a federal agency and because this case is one in which

this District Court has original jurisdiction.

5. Venue is proper in this District because this District embraces the place in which

the removed action has been pending.

6. The Board has retrieved the Pennsylvania state court's docket, as well as all of the

pleadings and filings linked from the docket, and has attached them hereto.

7. The Board will be filing a copy of this notice with the clerk of the Pennsylvania

state court.

8. Even though the Board was never properly served, the Board respectfully requests

60 days from the date of docketing in this Court to respond to Plaintiffs' complaint if not

dismissed sua sponte.

WHEREFORE, this action now pending in the Pennsylvania state court is properly

removed therefrom to this Court pursuant to 28 U.S.C. §§ 1441, 1442(a)(1), and 1446.

Dated: April 24, 2024

Respectfully submitted,

/s/ Nicholas Jabbour

Joshua P. Chadwick, Senior Special Counsel Nicholas Jabbour, Senior Counsel

Board of Governors of the Federal Reserve System

20th Street and Constitution Avenue, NW

Washington, DC 20551

nick.jabbour@frb.gov

Phone: (202) 815-7450

Counsel for Defendant

2

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CERTIFICATE OF SERVICE

I hereby certify that, on April 24, 2024, service of the foregoing has been made by mailing a copy by USPS and by Fedex overnight to:

Enos Smith, Jr. 6400 Akron Street Philadelphia, PA 19149

A copy was also emailed to enoscsmith@yahoo.com.

/s/ Nicholas Jabbour

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JS 44 (Rev. 04/21)

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS			DEFENDANTS		
Enos Smith Jr.			Board of Gover	nors of the Federal Re	eserve System
(b) County of Residence		hiladelphia County,	County of Residence		Vashington, D.C.
Œ	XCEPT IN U.S. PLAINTIFF CA	ISES)	NOTE: IN LAND CO	(IN U.S. PLAINTIFF CASES O INDEMNATION CASES, USE TI OF LAND INVOLVED.	
(c) Attorneys (Firm Name,	Address, and Telephone Numbe	7)	Attorneys (If Known)		
Enos Smith, Jr.	(pro se), 6400 Akror		그 가장 그 아내가 하시네요? 하나 하기	ur. 20th Street and Co	onstitution Avenue, NW,
PA 19149, (267)) 325-1066			20551, (202) 815-74	
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	I. CITIZENSHIP OF PI (For Diversity Cases Only)		Place an "X" in One Box for Plaintiff and One Box for Defendant)
1 U.S. Government Plaintiff	3 Federal Question (U.S. Government i	Not a Party)	Citizen of This State	rf <u>d</u> ef	PTF DEF incipal Place 4 4
X 2 U.S. Government Defendant	4 Diversity (Indicate Citizenshi	ip of Parties in Item III)	Citizen of Another State	2 Incorporated and I of Business In A	
			Citizen or Subject of a	3 Soreign Nation	□ 6 □ 6
IV. NATURE OF SUI		aly) RTS	FORFEITURE/PENALTY	Click here for: Nature of S BANKRUPTCY	uit Code Descriptions. OTHER STATUTES
110 Insurance 120 Marine 130 Miller Act	PERSONAL INJURY 310 Airplane 315 Airplane Product	PERSONAL INJURY 365 Personal Injury - Product Liability	625 Drug Related Seizure of Property 21 USC 881	422 Appeal 28 USC 158 423 Withdrawal 28 USC 157	375 False Claims Act 376 Qui Tam (31 USC 3729(a))
140 Negotiable Instrument 150 Recovery of Overpayment	Liability 320 Assault, Libel &	367 Health Care/		INTELLECTUAL PROPERTY RIGHTS	400 State Reapportionment
& Enforcement of Judgmen 151 Medicare Act		Personal Injury Product Liability		820 Copyrights 830 Patent	430 Banks and Banking 450 Commerce
152 Recovery of Defaulted Student Loans (Excludes Veterans)	Liability 340 Marine 345 Marine Product	368 Asbestos Personal Injury Product Liability		835 Patent - Abbreviated New Drug Application 840 Trademark	460 Deportation 470 Racketeer Influenced and Corrupt Organizations
153 Recovery of Overpayment	Liability	PERSONAL PROPERTY 370 Other Fraud	LABOR 710 Fair Labor Standards	880 Defend Trade Secrets	480 Consumer Credit (15 USC 1681 or 1692)
of Veteran's Benefits 160 Stockholders' Suits	350 Motor Vehicle 355 Motor Vehicle	371 Truth in Lending	Act	Act of 2016	485 Telephone Consumer
190 Other Contract 195 Contract Product Liability	Product Liability X 360 Other Personal	380 Other Personal Property Damage	720 Labor/Management Relations	SOCIAL SECURITY 861 HIA (1395ff)	Protection Act 490 Cable/Sat TV
196 Franchise	Injury 362 Personal Injury -	385 Property Damage Product Liability	740 Railway Labor Act 751 Family and Medical	862 Black Lung (923) 863 DIWC/DIWW (405(g))	850 Securities/Commodities/ Exchange
REAL PROPERTY	Medical Malpractice CIVIL RIGHTS	PRISONER PETITIONS	Leave Act 790 Other Labor Litigation	864 SSID Title XVI 865 RSI (405(g))	890 Other Statutory Actions 891 Agricultural Acts
210 Land Condemnation	440 Other Civil Rights	Habeas Corpus:	791 Employee Retirement		893 Environmental Matters
220 Foreclosure 230 Rent Lease & Ejectment	441 Voting 442 Employment	463 Alien Detaince 510 Motions to Vacate	Income Security Act	FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff	895 Freedom of Information Act
240 Torts to Land	443 Housing/	Sentence		or Defendant)	896 Arbitration
245 Tort Product Liability 290 All Other Real Property	Accommodations 445 Amer. w/Disabilities -	530 General 535 Death Penalty	IMMIGRATION	871 IRS—Third Party 26 USC 7609	899 Administrative Procedure Act/Review or Appeal of
	Employment 446 Amer. w/Disabilities -	Other: 540 Mandamus & Other	462 Naturalization Application 465 Other Immigration		Agency Decision 950 Constitutionality of
	Other	550 Civil Rights	Actions		State Statutes
	448 Education	555 Prison Condition 560 Civil Detainee -			
	A MARINA MARAN	Conditions of Confinement			
V. ORIGIN (Place on "X" i					
		Remanded from 4 Appellate Court	Reinstated or 5 Transfe Reopened Another (specify	District Litigation	
	Not specified in Plaintiff		ling (Do not cite jurisdictional stat	utes unless diversity).	
VI. CAUSE OF ACTION	Brief description of ca		vacy rights"		
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION	DEMAND S	CHECK YES only JURY DEMAND:	if demanded in complaint:
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE		DOCKET NUMBER	
DATE		SIGNATURE OF ATTOR	NEY OF RECORD		
4/24/2024		/s/ Nicholas Jabbour			
FOR OFFICE USE ONLY		Apple of the second			NOTE:
RECEIPT # A	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	JUB

05/2023

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 6 of 30 Case 2:24-cv-01718 Document 1-2 Filed 04/24/24 Page 1 of 1

Case 2:24-cv-01718 Document 1-2 Filed 04/24/24 Page 1 of 1 UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DESIGNATION FORM

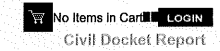
(to be used by counsel to indicate the category of the case for the purpose of assignment to the appropriate calendar)

Address of Plaintiff: 6400 Akron Street, Philadelphia, PA 19149	
Address of Defendant: 20th Street & Constitution Ave, NW, Washington I	DC 20551
Place of Accident, Incident or Transaction: unknown	
RELATED CASE IF ANY: Case Number: Judge:	Date Terminated
Civil cases are deemed related when Yes is answered to any of the following	ng questions:
 Is this case related to property included in an earlier numbered superviously terminated action in this court? Does this case involve the same issue of fact or grow out of the same Pending or within one year previously terminated action in this count. Does this case involve the validity or infringement of a patent already Numbered case pending or within one year previously terminated. Is this case a second or successive habeas corpus, social security a by the same individual? 	ame transaction as a prior suit ourt? eady in suit or any earlier action of this court? Appeal, or pro se case filed Yes No x Yes No x
I certify that, to my knowledge, the within case is / is not related to action in this court except as note above.	any now pending or within one year previously terminated
DATE: /s/ Nicholas Jabbour	DC 500626
Attorney-at-Law (Must sign above)	Attorney I.D. # (if applicable)
Civil (Place a √ in one category only) A. Federal Question Cases:	B. Diversity Jurisdiction Cases:
1. Indemnity Contract, Marine Contract, and All Other Contracts) 2. FELA 3. Jones Act-Personal Injury 4. Antitrust 5. Wage and Hour Class Action/Collective Action 6. Patent 7. Copyright/Trademark 8. Employment 9. Labor-Management Relations 10. Civil Rights 11. Habeas Corpus 12. Securities Cases 13. Social Security Review Cases 14. Qui Tam Cases 15. All Other Federal Question Cases. (Please specify):	1. Insurance Contract and Other Contracts 2. Airplane Personal Injury 3. Assault, Defamation 4. Marine Personal Injury 5. Motor Vehicle Personal Injury 6. Other Personal Injury (Please specify): 7. Products Liability 8. All Other Diversity Cases: (Please specify)
case exceed the sum of \$150,000.00 exclusive of interest and cos Relief other than monetary damages is sought.	case from eligibility for arbitration) o hereby certify: y knowledge and belief, the damages recoverable in this civil action
DATE:	applicable) Attorney ID # (if applicable)

NOTE: A trial de novo will be a jury only if there has been compliance with F.R.C.P. 38.

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A \$5 Convenience fee will be added to the transaction at checkout.

Case Description

Case ID:

230301225

Case Caption: SMITH JR VS FEDERAL RESERVE SYSTEM

Filing Date:

Friday, March 10th, 2023

Court:

MAJOR NON JURY EXPEDITED

Location:

CITY HALL

Jury:

NON JURY

Case Type:

WRONGFUL USE OF CIVIL PROCESS

Status:

LISTED FOR TRIAL

Related Cases

No related cases were found.

Case Event Schedule

Εv	ent	Date/Time	Room	Location	Judge
TRI	i i	29-APR-2024 09:30 AM	CITY HALL	COURTROOM 602	ROBERTS, JOSHUA

Case motions

No case motions were found.

Case Parties

Seq#	Assoc	Expn Date	Туре	Name
1			PLAINTIFF	SMITH JR, ENOS
Address:	6400 AKRON ST PHILADELPHIA PA 19149 (267)325-1066	Aliases:	none	
2			DEFENDANT	FEDERAL RESERVE SYSTEM
Address:	FEDERAL RESERVE SYSTEM 20TH ST & CONSTITUTION AVE FEDERAL RESERVE BOAR DC 20551	Aliases:	none	

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 8 of 30 Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 2 of 24

3		12-JAN- 2024	MOTION ASSIGMENT JUDGE	LEVIN, CRAIG R
Address:	CITY HALL PHILADELPHIA PA 19107	Aliases:	none	
4		31-OCT- 2023	TEAM LEADER	FLETMAN, ABBE F
Address:	606 CITY HALL PHILADELPHIA PA 19107	Aliases:	none	
5			JUDGE	HANGLEY, MICHELE D
Address:	CITY HALL PHILADELPHIA PA 19107	Aliases:	none	
i najaya				
6			TEAM LEADER	ROBERTS, JOSHUA
Address:	538 CITY HALL PHILADELPHIA PA 19107	Aliases:	none	
7			JUDGE PRO TEMPORE	CHARAMELLA, REBECCA
Address:	SETTLEMENT OFFICER 691 E CITY HALL PHILADELPHIA PA 19107	Aliases:	none	
8			MOTION ASSIGMENT JUDGE	TURNER, CAROLINE
Address:	CITY HALL PHILADELPHIA PA 19107	Aliases:	none	

Docket Entries

Filing Date/Time	Docket Type	Filing Party	Disposition Amount
10-MAR-2023 09:57 AM	ACTIVE CASE		
Docket Entry:	none.		
1			

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10-MAR-2023 10:08 AM	COMMENCEMENT OF CIVIL ACTION		
Docket Entry:	none.		
10-MAR-2023 10:08 AM	COMPLAINT FILED NOTICE GIVEN	SMITH JR, ENOS	
Documents:	Click link(s) to preview/purchase the docu CMPLC 3.pdf	ments Click HE	RE to purchase all documents of this one docket entry
Docket Entry:	COMPLAINT WITH NOTICE TO DE SERVICE IN ACCORDANCE WITH		0) DAYS AFTER
10-MAR-2023 10:08 AM	SHERIFF'S SURCHARGE 1 DEFT		
Docket Entry:	none.		
10-MAR-2023 10:08 AM	WAITING TO LIST CASE MGMT CONF		
Docket Entry:	none.		
13-MAR-2023 09:43 AM	AFFIDAVIT OF SERVICE FILED	SMITH JR, ENOS	
Documents:	Click link(s) to preview/purchase the docu AFDVT_6.pdf	ments Glick HE	RE to purchase all documents of this one docket entry
Docket Entry:	OF COMPLAINT BY CERTIFIED MA FEDERAL RESERVE SYSTEM ON		QUESTED UPON
18-MAY-2023 04:10 PM	LISTED FOR CASE MGMT CONF		
Docket Entry:	none.		
20-MAY-2023 12:30 AM	NOTICE GIVEN		
Docket	OF CASE MANAGEMENT CONFER	RENCE SCHEDULED FOR	07-JUN-2023.

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 10 of 30 Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 4 of 24

Entry:	
07-JUN-2023 03:01 PM	CASE MGMT CONFERENCE ITALIANO, THERESA COMPLETED
Docket Entry:	none.
07-JUN-2023 03:01 PM	CASE MANAGEMENT ORDER ISSUED
Documents:	Click link(s) to preview/purchase the documents CMOIS 10.pdf Click HERE to purchase all documents related to this one docket entry
Docket Entry:	IT IS ORDERED THAT THE ABOVE CAPTIONED MATTER IS HEREBY ASSIGNED TO THE APRIL_POOL AND COUNSEL SHOULD ANTICIPATE TRIAL TO BEGIN EXPEDITIOUSLY THEREAFTER. COUNSEL AND PARTIES WILL BE NOTICED FOR TRIAL TO TAKE PLACE DURING THE DESIGNATED TRIAL POOL MONTH. ALL COUNSEL AND PARTIES MUST IMMEDIATELY NOTIFY THE COURT IN WRITING OF ANY SCHEDULING CONFLICTS, INCLUDING TRIAL ATTACHMENTS AND PRE-PAID VACATIONS, AND ARE UNDER A CONTINUING OBLIGATION TO NOTIFY THE COURT OF ANY SUBSEQUENT TRIAL ATTACHMENTS DURING THE TRIAL POOL MONTH. THE TRIAL CONFLICT LETTER MUST BE SUBMITTED NOT LATER THAN THE 20TH DAY PRIOR TO THE START OF THE TRIAL POOL. THE COURT WILL NOT RECOGNIZE ANY UNTIMELY CONFLICT NOTIFICATIONS. FAILURE TO NOTIFY THE COURT OF APPROPRIATE SANCTIONS. TO ELECTRONICALLY FILE THE TRIAL POOL CONFLICT LETTER, ACCESS THE ?EXISTING CASE? SECTION OF THE COURT?S ELECTRONIC FILING SYSTEM. SELECT "CONFERENCE SUBMISSIONS" AS THE FILING CATEGORY. SELECT "TRIAL POOL CONFLICT LETTER" AS THE DOCUMENT TYPE. IF THE CASE IS NOT CALLED FOR TRIAL DURING THE DESIGNATED TRIAL POOL MONTH, IT WILL AUTOMATICALLY BE ASSIGNED TO THE NEXT TRIAL POOL MONTH, AND EACH SUBSEQUENT TRIAL POOL MONTH UNTIL THE MATTER IS CALLED TO TRIAL. PARTIES ARE UNDER A CONTINUING OBLIGATION TO ELECTRONICALLY FILE CONFLICT LETTERS BEFORE THE START OF EACH TRIAL POOL MONTH, AND NOW, 07-JUN-2023, IT IS ORDERED THAT: 1. THE CASE MANAGEMENT AND TIME STANDARDS ADOPTED FOR EXPEDITED TRACK CASES SHALL BE APPLICABLE TO THIS CASE AND ARE HEREBY INCORPORATED INTO THIS ORDER. 2. ALL DISCOVERY IN THE ABOVE MATTER SHALL BE COMPLETED NOT LATER THAN 04-DEC-2023. 3. PLAINTIFF?S EXPERT REPORT, IF APPLICABLE, INCLUDING ANY SUPPLEMENTAL REPORT, IS TO BE SERVED ON OPPOSING COUNSEL AND/OR OPPOSING PARTY ON OR BEFORE 04-DEC-2023. 4. DEFENDANT?S AND ANY ADDITIONAL DEFENDANTS' EXPERT REPORT IS TO BE SERVED ON OPPOSING COUNSEL AND/OR OPPOSING PARTY ON OR BEFORE 04-DEC-2023. 4. DEFENDANT?S AND ANY ADDITIONAL DEFENDANTS' EXPERT REPORT IS TO BE SERVED ON OPPOSING COUNSEL AND/OR OPPOSING PARTY

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Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 5 of 24

ISSUANCE OF A RULE RETURNABLE TO SHOW CAUSE WHY SANCTIONS SHOULD NOT BE ENTERED. EARLIER LISTINGS WILL BE SCHEDULED AT THE DISCRETION OF THE COURT, FAILURE OF ANY UNREPRESENTED PARTY OR COUNSEL TO APPEAR WILL RESULT IN THE ISSUANCE OF A RULE RETURNABLE TO SHOW CAUSE WHEY SANCTIONS SHOULD NOT BE ENTERED. TEN (10) DAYS PRIOR TO THE CONFERENCE, ALL COUNSEL SHALL SERVE UPON ALL OPPOSING COUNSEL AND/OR OPPOSING PARTIES AND FILE WITH THE COURT A PRE-TRIAL SETTLEMENT MEMORANDUM CONTAINING THE FOLLOWING: (a) A CONCISE SUMMARY OF THE NATURE OF THE CASE IF PLAINTIFF OR THE DEFENSE IF DEFENDANT OR ADDITIONAL DEFENDANT, (b) A LIST OF ALL WITNESSES WHO MAY BE CALLED TO TESTIFY AT TRIAL BY NAME AND ADDRESS. COUNSEL SHOULD EXPECT WITNESSES NOT LISTED TO BE PRECLUDED FROM TESTIFYING AT TRIAL: (c) A LIST OF ALL EXHIBITS THE PARTY INTENDS TO OFFER INTO EVIDENCE. ALL EXHIBITS SHALL BE PRE-NUMBERED AND SHALL BE EXCHANGED AMONG COUNSEL PRIOR TO THE CONFERENCE. COUNSEL SHOULD EXPECT ANY EXHIBIT NOT LISTED TO BE PRECLUDED AT TRIAL; (d) PLAINTIFF SHALL LIST AN ITEMIZATION OF INJURIES OR DAMAGES SUSTAINED TOGETHER WITH ALL SPECIAL DAMAGES CLAIMED BY CATEGORY AND AMOUNT. THIS LIST SHALL INCLUDE AS APPROPRIATE, COMPUTATIONS OF ALL PAST LOST EARNINGS AND FUTURE LOST EARNING CAPACITY OR MEDICAL EXPENSES TOGETHER WITH ANY OTHER UNLIQUIDATED DAMAGES CLAIMED: AND (e) DEFENDANT SHALL STATE ITS POSITION REGARDING DAMAGES AND SHALL IDENTIFY ALL APPLICABLE INSURANCE CARRIERS, TOGETHER WITH APPLICABLE LIMITS OF LIABILITY; AND (f) EACH COUNSEL SHALL PROVIDE AN ESTIMATE OF THE ANTICIPATED LENGTH OF TRIAL. FAILURE TO TIMELY FILE A PRE-TRIAL SETTLEMENT CONFERENCE MEMORANDUM MAY RESULT IN THE ISSUANCE OF A RULE RETURNABLE TO SHOW CAUSE WHY SANCTIONS SHOULD NOT BE ENTERED. ALL MOTIONS IN LIMINE SHALL BE FILED IN ACCORDANCE WITH ELECTRONIC FILING PROCEDURES NOT LATER THAN FIFTEEN (15) DAYS PRIOR TO THE START OF TRIAL. RESPONDING COUNSEL SHALL HAVE TEN (10) DAYS THEREAFTER TO FILE ANY RESPONSE. FOR POOL CASES, THE START OF THE TRIAL IS DEFINED AS THE FIRST DAY OF THE TRIAL POOL LISTING. REQUESTS TO EXTEND ANY CASE MANAGEMENT DEADLINE OR FOR TRIAL CONTINUANCE MUST BE SUBMITTED BY FILING A MOTION FOR EXTRAORDINARY RELIEF AND FILED PRIOR TO THE EXPIRATION OF THE DEADLINE IN QUESTION. ANY REQUESTS FOR A DATE-CERTAIN TRIAL LISTING MUST BE SUBMITTED IN WRITING WITH SPECIFICITY, WITH A COPY TO OPPOSING PARTY, AND DIRECTED TO THE HONORABLE ABBE F. FLETMAN, TEAM LEADER, VIA THE COURT?S ELECTRONIC FILING SYSTEM, AS A TRIAL CONFLICT LETTER. HOWEVER, SAID REQUESTS MAY BE MADE ONLY UNDER EXIGENT CIRCUMSTANCES. COUNSEL SHOULD HAVE SUBSTITUTE COUNSEL PREPARED TO CONDUCT SETTLEMENT CONFERENCE AND/OR TRIAL WHERE PRACTICABLE. ALL COUNSEL ARE UNDER A CONTINUING OBLIGATION AND ARE HEREBY ORDERED TO SERVE A COPY OF THIS ORDER UPON ALL UNREPRESENTED PARTIES AND UPON ALL COUNSEL ENTERING AN APPEARANCE SUBSEQUENT TO THE ENTRY OF THIS ORDER. ... BY THE COURT: ABBE FLETMAN, J.

	PARTIES AND THE PROPERTY OF THE PARTIES AND TH	
# \	LISTED-PROJ. PRE-TRIAL CONF	
03:01 PM		

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 12 of 30 Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 6 of 24

Docket Entry:			
07-JUN-2023 03:01 PM	LISTED IN TRIAL READY POOL		
Docket Entry:	II NONG		
07-JUN-2023 03:01 PM	NOTICE GIVEN UNDER RULE 236		
	NOTICE GIVEN ON 08-JUN-2023 OF ENTERED ON 07-JUN-2023.	CASE MANAGEMENT O	RDER ISSUED
09-JUN-2023 12:47 PM	MOTION TO AMEND	SMITH JR, ENOS	
Documents:	Click link(s) to preview/purchase the docum MTAMD 14 002.pdf	nents Quy Click HER	RE to purchase all documents of this one docket entry
The second of the seco	16-23067416 RESPONSE DATE: 6/29 FILED.	9/2023. MOTION TO AMEI	ND COMPLAINT
30-JUN-2023 04:44 PM	MOTION ASSIGNED		
	16-23067416 MOTION TO AMEND AS D. ON DATE: JUNE 30, 2023	SSIGNED TO JUDGE: HAI	NGLEY, MICHELE
03-JUL-2023 11:04 AM	ORDER ENTERED/236 NOTICE I	HANGLEY, MICHELE D	
Documents:	Click link(s) to preview/purchase the docum ORDER_16.pdf	nents \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	RE to purchase all documents of this one docket entry
Docket Entry:	16-23067416 IT IS ORDERED THAT I PLTF'S PROPOSED AMENDED COM WHICH RELIEF MAY BE GRANTED.	MPLAINT DOES NOT STAT	TE A CLAIM UPON
03-JUL-2023 11:04 AM	NOTICE GIVEN UNDER RULE 236		
	NOTICE GIVEN ON 03-JUL-2023 OF ENTERED ON 03-JUL-2023.	ORDER ENTERED/236 N	IOTICE GIVEN

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 13 of 30 Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 7 of 24

CONFERENCE DATE SET
none.
LISTED FOR PRE-TRIAL CONF
none.
NOTICE GIVEN
OF PRE TRIAL CONFERENCE SCHEDULED FOR 26-FEB-2024.
CONFERENCE CANCELLED CHARAMELLA, REBECCA
none.
WAITING TO LIST FOR TRIAL
none.
LISTED FOR TRIAL
none.
NOTICE GIVEN
> Click link(s) to preview/purchase the documents CLNGV_24.pdf Click HERE to purchase all document related to this one docket entry
none.
NOTICE GIVEN UNDER RULE 236

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 14 of 30

Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 8 of 24

Entry: 2024.

Docket NOTICE GIVEN ON 22-MAR-2024 OF NOTICE GIVEN ENTERED ON 22-MAR-

Case Description

Related Cases

Event Schedule

Case Parties

Docket Entries

Search Home | Return to Results

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 15 of 30 Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 9 of 24

Court of Common Pleas of Philadelphia County Trial Division Civil Cover Sheet	For Protheniolery, Usis Brity, (Docket Numbers) MARCH 2023	1225
FLANTIFFS NAME ENOS SMITH Jr.	Feds. Federa	el Reserve System
FLANTIFF'S NAME ENOS SMITH Jr. PLANTIFF'S ADDRESS 6400 AKran Street. Philadelphia, PA 19149 FLANTIFF'S NAME	20th Street and	band of Governors in ington, D.C. Constitution Avenue
PLAINTEP'S ADORESS PLAINTEP'S NAME	DEFENDANTS ADDRESS N.W., Washingt	an, De 20001
TOTAL NO. OF DECENDANTO	DEFENDANT'S ADDRESS WARRING WENT OF AUTION	tice of Appeal
TOTAL NURSER OF PUMIFFS TOTAL NO. OF DEPENDANTS	Complaint Petition Action L No	Gee at Whitest
AMOUNT BY CONTROVERSY \$19,000,00 or less Arbitration Mass Tott Savings Arbitration Savings Arbitration Petition Other;	Minor Couit Appeal Statutury Appeals Commerce (Completion of Addendum Required)	Settlement Minors W/D/Survival
OASE TYPEAND CODE (SEEINSTRUCTIONS)		
STATUTORY PASIS FOR CAUSE OF ACTION (SEE INSTRUCTIONS)		
RELATED PERIONIG CASES (LIST BY CASE OFF TION AND DOCKET HUMBER)	CMPLC-Smith Jr Vs Federal Reserve System	is oase subarct to coordination order? Yes No
	23030122500003	
TO THE PROTHONOTARY: Kindly enter my appearance on behalf of Plaintiff/Petitioner Papers may be served at the address set forth below	r/Appellant:	
HAME OF PLANMFF SIPEMIONER'S JAPPELLANTS ATTORNEY ENOS SMITH UT. PHONE NUMBER O(0.7) 325-10106 L.	Le 400 Alkron S- PhilAdelphia, Pl	
SUPPREME COURT INSIMIFICATION NO.	enos csmith	(a) yahoo.com
SIGNATURE EMB Smith G.	2/16/202:	3 ·基本基础

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 16 of 30 Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 10 of 24

Instructions for Completing Civil Cover Sheet

Rules of Court require that a Civil Cover Sheet be attached to any document commencing an action (whether the action is commenced by Complaint, Writ of Summons, Notice of Appeal, or by Pelition). The information requested is necessary to allow the Court to properly monitor, control and dispose cases filed. A copy of the Civil Cover Sheet must be attached to service copies of the document commencing an action. The attorney or non-represented party filing a case shall complete the form as follows:

- Hiter names (last, first, middle initial) of plaintiff, petitioner or appellant ("plaintiff") and defendant. If the plaintiff or defendant is a government agency or cori. Plaintiffs/Defendants poration, use the full name of the agency or corporation. In the event there are more than three plaintiffs and/or three defendants, list the additional parties on the Supplemental Parties Form, Husband and wife are to be listed as separate parties,
- Enter the address of the parties at the time of filing of the action. If any party is a corporation, enter the address of the registered office of the corporation. Parties' Addresses
- iii. Number of Plaintiffs/Defendants: Indicate the total number of plaintiffs and total number of defendants in the action.
- Commencement Type: Indicate type of document filed to commence the action. В.
- Amount in Controyersy: Check the appropriate box.
- Court Program: Check the appropriate box. D.
- Case Types: Insert the code number and type of action by consulting the list set forth hereunder. To perfect a jury trial, the appropriate fees must be paid as provided

by miles of court Actions Commenced by Writ of Summons or Complaint Proceedings Commenced by Appeal Professional Maipractice Contract Minor Court 2D Dental 1C Contract - 5M Money Judgment 41. Legal 1T Construction 5L Landlord and Tenant 10 Other: 2M Medical 5D Denial Open Default ludgment 4Y : Other, Code Enforcement 1G Subrogation 2B Assault and Battery Other: Equity 2L Libel and Stander Local Agency No Real Estate 5B Motor Vehicle Suspension -Bl Fraud Real Estato Bad Rait E2 Breathalyzer 1D Declaratory Judgment Motor Vehicle Licenses, 2E Wrongful Use of Civil Process MI Mandamus Inspections, Insurance Real Property 5C Civil Service Negligenco 5K Philadelphia Parking Authority 3R Rent, Lease, Ejeciment 2 V Motor Vehicle Accident 5Q Liquor Control Board Q1 Quiet Title 2H Other Traffic Accident 3D Mortgage Foreclosure - Residential 5R Board of Revision of Taxes 1F No Fault Benefits Tax Assessment Boards Owner Occupied 5X 4M Motor Vehicle Property Damage 3F Mortgage Foreclosure - Not Residential Zoning Board 5Z2F Personal Injury - FELA Board of View 52 Not Owner Occupied 20 Other Personal Injury 51 Other; 1L Mechanics Lien 2S Premises Liability - Slip & Fall Other: Partition 2P Product Liability Preyent Waste Proceedings Commenced by Petition Toxic Tort 2T Appointment of Arbitrators 17 Repleyin Il Asbestos 1H Civil Tax Case - Complaint 8C Name Change - Adult TZ DES Compel Medical Examination Other: 12 Implant Eminent Domain Toxic Waste 8H Election Malters Other: RF Forfeiture Leave to Issue Subpoena 8M Mental Health Proceedings

Other.

8G Civil Tax Case - Petition

Commencing January 3, 2000 the First Judicial District instituted a Commerce Program for cases involving corporations and corporate law issues, in general. If the action involves corporations as litigants or is deemed a Commerce Program case for other reasons, please check this block AND complete the information on the Commerce Program Addendum", For further instructions, see Civil Trial Division Administrative Docket 01 of 2000,

- Statutory Basis for Cause of Action If the action is commenced pursuant to statutory authority ("Petition Action"), the specific statute must be identified,
- All previously filed related cases, regardless of whether consolidated by Order of Court or Stipulation, must be identified.
- The name of plaintiffs attorney must be inserted herein together with other required information. In the event the filer is not represented by an attorney, the name of the Plainliff's Altorney filer, address, the phone number and signature is required.

The current version of the Civil Cover Sheet may be downloaded from the FID's website http://courts.phila.gov

FIRST JUDICIAL DISTRICT OF PENNSYLVANIA COURT OF COMMON PLEAS OF PHILADELPHIA

ENOS Smith Ur (Plainiff) 6400 Akron street Philadelphia, PA 19149.

MARCH 2023

001225

Federal Reserve Board (Defendants)
The Federal Reserve Board of
Governors in Washington, D.C.

NOTICE TO DEFEND

NOTICE

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the court without further notice for any money claimed in the complaint of for any other claim or relief requested by the plaintiff. You may lose money or property or other rights important to you.

You should take this paper to your lawyer at once. If you do not have a lawyer or cannot afford one, go to or telephone the office set forth below to find out where you can get legal help.

Philadelphia Bar Association
Lawyer Referral
and Information Service
1101 Market St., 11th Floor
Philadelphia, Pennsylvania 19107
(215) 238-6333

OZIVA

Le han demandado a usted en la corte. Si usted quiere defenderse de estas demandas expuestas en las paginas siguientes, usted tiene yeinte (20) días de plazo al partir de la fecha de la demanda y la notificacion. Hace falta ascentar una comparencia escrita o en persona o con un abogado y entregar a la corte en forma escrita sus defensas o sus objectones a las demandas en contra de su persona. Sea avisado que si usted no se defiende, la corte tomara medidas y puede continuar la demanda en contra suya sin previo aviso o notificacion. Ademas, la corte puede decider a favor del demandante y requiere que usted cumpla con todas las provisiones de esta demanda. Usted puede perder dinero o sus propiedades u otros derechos importantes para usted.

Lleve esta demanda a un abogado immediatamente. Si no tiene abogado o si no tiene el dinero suficiente de pagar tal servicio. Vaya en persona o llame por telefono a la oficina cuya direccion se encuentra escrita abajo para averiguar donde se puede conseguir asistencia legal.

> Asociacion De Licenciados De Filadelfia Servicio De Referencia E Informacion Legal 1101 Market St., 11th Piso Filadelfia, Pennsylvania 19107 (215) 238-6333

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 18 of 30 Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 12 of 24

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY
FIRST JUDICIAL DISTRICT OF PENNSYLVANIA
TRIAL DIVISION - CIVIL

ENOS SMITH Jr.	
Plaintiff(s)	MARCH 2023 Term, 20
	No. 001225
Feds (Federal Reserve:	
System)	
Defendant(s)	

CIVIL ACTION COMPLAINT

I am being watched by lights, mirrors, and televisions. I do not have any privacy in the houses at 6400 Akron street Philadelphia, PA and 3 Turner Lane, Willingboro NJ 08046. Feds, I dontity theft Stacy Lynn Rapp and the public are viewing. Feds and the public people are viewing me at the Walmart Store, Dominio's Pizza, store, and old job at UPS Distribution center where I works at. I am being targeted. Neighbors have lights and cameras pointing to where I live. plus the utility pole lights. Can I see the Feds at avil court for violating my privacy rights? I am seeking a lawsuit against federal officials for letting the public people viewing at me even when I am being naked included my family mom and dad being maked too. I have been injured by sharing my personal information.

VERIFICATION

Plaintiff(s)	ENOS	Smit	hJ	r.		
is the state of the second					the professional design as	

hereby verify that the statements set forth in the foregoing Complaint are true and correct to the best of my knowledge, information and belief. I understand that these statements are made subject to the penalties of 18 Pa.C.S. §4904, relating to unsworn falsification to authorities.

Envis Signature:

Envis Anith Sh.

Signature

Dated

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 20 of 30

Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 14 of 24

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

ENOS Smith Jr.	
Plaintiff(s)	Case Number: <u>23030122</u> 5
	Case Number: <u>A) U 3 U d d</u>
	Control Number:
Federa Reserve System Defendant(s)	2M ********* 2 02
Defendant(s)	
<u>AFFIDAVIT OF</u>	SERVICE SERVICE
I. <u>ENOS SMith Jr.</u> , here (Print Name)	by certify that on $3/3/2023$
I served a copy of the following documents: (select	
Complaint / Statement of Claim	□ Notice of Appeal
☐ Rule to File Complaint	
☐ Motion/Petition to:	☐ Rule to Show Cause
☐ Other:	
	AFDVT-Smith Jr Vs Federal Reserve System
upon the following parties:	
☐ Plaintiff(s):	23030122500006
Defendant(s):	
Other:	
by: (select the type of service used to serve the	documents)
Certified Mail	☐ Posting
☐ Regular Mail	☐ Other:
☐ Personal Delivery	
3/13/2023	Mrs /mints la
Date	Signature
(Affidavit of Service Form 10/21/22)	

CJ6LK: 08 Beccibt #: 340-20800048-3-6113392-1 0EN: 333110-0046

or call 1-800-410-7420.



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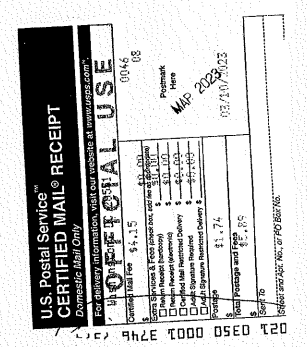
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IKIAL DIVISION - CIVIL

Case 2:24-cv-01718 Document 1.3 Filed 04/24/24 Page 16 of 247-JUN-2023

T. ITALIANO

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION – CIVIL

SMITH JR VS FEDERAL RESERVE SYSTEM March Term 2023 No. 01225

CASE MANAGEMENT ORDER EXPEDITED TRACK

It is Ordered that the above captioned matter is hereby assigned to the April 2024 Trial Pool and counsel should anticipate trial to begin expeditiously thereafter. Counsel and parties will be noticed for trial to take place during the designated trial pool month. All counsel and parties must immediately notify the court of any scheduling conflicts, including trial attachment and pre-paid vacations by electronically filing a trial pool conflict letter and are under a continuing obligation to notify the court of any subsequent trial attachments during the trial pool month. The trial conflict letter must be submitted not later than the 20th day prior to the start of the trial pool. The court will not recognize any untimely conflict notifications. Failure to notify Court of scheduling conflicts will result in the imposition of appropriate sanctions. To electronically file the trial pool conflict letter, access the "Existing Case" section of the court's electronic filing system. Select "Conference Submissions" as the filing category. Select "Trial Pool Conflict Letter" as the document type.

AND NOW, 07-JUN-2023, it is Ordered that:

- 1. The case management and time standards adopted for expedited track cases shall be applicable to this case and are hereby incorporated into this Order.
- 2. All discovery in the above matter shall be completed not later than 04-DEC-2023.
- 3. *Plaintiff's expert report*, if applicable, including any supplemental report, is to be served on opposing counsel and/or opposing party on or before *04-DEC-2023*.
- 4. **Defendant's and any additional defendants' expert report** is to be served on opposing counsel and/or opposing party on or before 02-JAN-2024.
- 5. All pre-trial and dispositive motions must be filed no later than 02-JAN-2024.
- 6. A mandatory pre-trial settlement conference will be scheduled any time after 04-MAR-2024.

COPIES SENT PURSURARLER ALISTLYCON WILLICREON CHEROLIGED AT THE DISCRETION OF THE COURT.

FAILURE OF ANY UNREPRESENTED PARTY OR COUNSEL TO APPEAR WILL RESULT IN THE ISSUANCE OF CAROLIZABNETONARLE TOCKING IN CAUSE WELL OF A SOCIETY OF A SO

Ten (10) days prior to the conference, all counsel shall serve upon all opposing counsel and/or opposing parties and file with the Court a pre-trial settlement memorandum containing the following:

- (a) A concise summary of the nature of the case if plaintiff or the defense if defendant or additional defendant;
- (b) A list of all witnesses who may be called to testify at trial by name and address. Counsel should expect witnesses not listed to be precluded from testifying at trial;
- (c) A list of all exhibits the party intends to offer into evidence. All exhibits shall be prenumbered and shall be exchanged among counsel prior to the conference. Counsel should expect any exhibit not listed to be precluded at trial;
- (d) Plaintiff shall list an itemization of injuries or damages sustained together with all special damages claimed by category and amount. This list shall include as appropriate, computations of all past lost earnings and future lost earning capacity or medical expenses together with any other unliquidated damages claimed; and
- (e) Defendant shall state its position regarding damages and shall identify all applicable insurance carriers, together with applicable limits of liability; and
- (f) Each counsel shall provide an estimate of the anticipated length of trial.

FAILURE TO TIMELY FILE A PRE-TRIAL SETTLEMENT CONFERENCE MEMORANDUM WILL RESULT IN THE ISSUANCE OF A RULE RETURNABLE TO SHOW CAUSE WHY SANCTIONS SHOULD NOT BE ENTERED.

All Motions in Limine shall be filed in accordance with electronic filing procedures not later than fifteen (15) days prior to the start of trial. Responding counsel shall have ten (10) days thereafter to file any response. For pool cases, the start of the trial is defined as the first day of the trial pool listing.

Requests to extend any case management deadline or for trial continuance must be submitted by filing a Motion for Extraordinary relief and filed prior to the expiration of the deadline in question.

Any requests for a date-certain trial listing must be submitted in writing with specificity, with a copy to opposing party, and directed to the Honorable Abbe F. Fletman, Team Leader, via the Court's Electronic Filing System, as a Trial Conflict Letter. However, said requests may be made only under exigent circumstances.

Counsel should have substitute counsel prepared to conduct settlement conference and/or trial where practicable.

All counsel are under a continuing obligation and are hereby ordered to serve a copy of this Order upon all unrepresented parties and upon all counsel entering an appearance subsequent to the entry of this order.

BY THE COURT: ABBE FLETMAN, J. TEAM LEADER

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

ENOS SMITH Ur. Plaintiff/Petitioner v.		June (74h Term, 20 <u>23</u> 301225
Fedoral Revenue S Defendant/Respondent	System	Control No	067416
a de	RUL	<u>E</u>	
AND NOW, this 9th day of	2023		upon consideration of the
foregoing Motion/Petition			
, a RULE is hereby entered upon	the Responde	ent to show cause wh	y the relief requested
therein should not be granted. RULE RETURNABLE on the _	9th	lay of 202	<u>3</u> , at
a.m./p.m., in Courtroom		City Hall, Philadelph	ia, PA 19107.
		BY THE COU	RT:

MTAMD-Smith Jr Vs Federal Reserve System

23030122500014

Case ID: 230301225 Control No.: 23067416

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

ENOS SMITHOTA	
Federal Reserve System	June 94h No. 230301225
Defendant	Control No. 067416
	, upon consideration of the
iny response thereto, it is ORDERED and DECREED I want to amenda	
	BY THE COURT:

Case ID: 230301225 Control No.: 23067416 Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 26 of 30 Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 20 of 24

06/09/2023 12:47 pm

Civil Administration

S. MACGREGOR

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

Eurs Smith Ir

Plaintiff

Federal Revenue Sys

Defendant

067416

Control No.

RESPONSE DATE

JUN 2 9 2023

OFFICE OF JUDICIAL I was targeted and being watched. I was injured by sharing my personal information for years since I was 37 years old, I'm not sure when the exactly The Federal Revenue System started watching me.

Case ID: 230301225 · Control No.: 23067416

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 27 of 30 Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 21 of 24

FIRST JUDIC	COMMON PLEAS PHILADELPHIA COUNTY CIAL DISTRICT OF PENNSYLVANIA CRIAL DIVISION - CIVIL
ENOS SMITH dr.	
Plaintiff	June 9th Term, 2023 No. 0301225
The Federal Revenu	e System No. <u>63030</u> 1228
Defendant	Control No.
(Brief in su	IEMORANDUM OF LAW upport of Motion/Petition or Answer)

Case ID: 230301225

Control No.: 23067416

Case 2:24-cv-01718-KNS Document 6 Filed 05/06/24 Page 28 of 30 Case 2:24-cv-01718 Document 1-3 Filed 04/24/24 Page 22 of 24

CERTIFICATION OF SERVICE

1. ENOS Smith:	
foregoing Motion/Petition and accompanying	hereby certify that a true and correct copy of the papers, was served on the below listed addresses by R. A. C.
United States mail, postage pre-paid on	papers, was served on the below listed addresses by First-Class
	(date):
Name: ENOS	Shith Jr.
Address: 6400 A	Kron Street Add 1
Address: 3 Turn	er Lane
City, State, Zip Code: 4	hiladelphia, PA 19149
Name:	
Address:	
Address:	
City, State, Zip Code:	
Name:	
Address:	
Address:	
City, State, Zip Code:_	

Date: June 9th 2023

By: and Smith f.

Case ID: 230301225 Control No.: 23067416

IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

ENOS SMITHOT.	
Plaintiff Federal Resorve System	June 9th ; _{Term, 20} <u>93</u> No. <u>830301</u> 225
Defendant	Control No
AND NOW, this And Duly Motion/Petition to Amal	202, upon consideration of the
any response thereto, it is ORDERED and DECREED th	at said Motion/Petition is OENSEO
Plaintiff's proposed An not State Cal Clain may be avanted.	notal Complaint dus
	BY THE COURTY
230301225-Smith Jr Vs Federal Reserve System 23030122500016	MICHELE D. HANGLEY J. JUDGE A Stewart

Case ID: 230301225 Control No.: 23067416



IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION - CIVIL

SMITH JR

March Term 2023

VS

No. 01225

FEDERAL RESERVE SYSTEM

NOTICE OF TRIAL ATTACHMENT

The above captioned matter has been specially listed for a non-jury, Bench trial on 29-APR-2024, at 09:30 AM, in COURTROOM 602, City Hall, Philadelphia PA 19107.

Trial is expected to last 2 day(s).

If a party or witness requires a language interpreter, it is the obligation of the party with the requirement to request the interpreter from the First Judicial District of Pennsylvania Court Reporter, Digital Recording and Interpreter Administration using the form found at: https://www.courts.phila.gov/pdf/forms/court-reporters/interpreter-request-form.pdf. The request for an Interpreter must be made promptly upon receipt of this notice. Failure to obtain an Interpreter for time of trial may result in the imposition of appropriate sanctions.

If you have any questions concerning this matter, please call 215-686-5100.

JOSHUA ROBERTS, J. TEAM LEADER

CLNGV-Smith Jr Vs Federal Reserve System



¹ This attachment order is subject to any earlier issued attachment order for any trial pursuant to the Five County Trial Scheduling Agreement.